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4 Attorney for Plaintiff CALIFORNIA COALITION FOR FAMILIES AND CHILDREN

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7 **UNITED STATES DISTRICT COURT**
8 **FOR THE SOUTHERN DISTRICT OF CALIFORNIA**
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10	CALIFORNIA COALITION FOR)	CASE NO.: 13-cv-1944 CAB BLM
	FAMILIES AND CHILDREN, a Delaware)	
11	Public Benefit Corporation and COLBERN C.)	
12	STUART, an individual,)	REQUEST TO FILE MOTION TO
13	Plaintiffs,)	WITHDRAW AS ATTORNEY OF
14)	RECORD FOR PLAINTIFF
)	CALIFORNIA COALITION FOR
)	FAMILIES & CHILDREN UNDER SEAL
15	vs.)	
16)	
17	SAN DIEGO COUNTY BAR)	
18	ASSOCIATION, a California Corporation;)	
19	WILLIAM D. GORE, and individual,)	
20	COUNTY OF SAN DIEGO, a municipal)	
21	entity; SUPERIOR COURT OF SAN DIEGO)	
22	COUNTY, a municipal entity; ROBERT J)	
23	TRENTACOSTA, an individual; MICHAEL)	
24	RODDY, an individual; JUDICIAL)	
25	COUNCIL, a municipal entity; STEVEN)	
26	JAHN, an individual, ADMINISTRATION)	
27	OFFICE OF THE COURTS, a municipal)	
28	entity; TANI G. CANTIL- SAKAUYE, an)	
	individual; COMMISSION ON JUDICIAL)	
	PERFORMANCE, a municipal entity;)	
	LAWRENCE J. SIMI, an individual; BRAD)	
	BATSON, an individual; NATIONAL)	
	FAMILY JUSTICE CENTER ALLIANCE, a)	
	California Corporation; LISA SCHALL, an)	
	individual; LORNA ALKSNE, an individual;)	
	OFF DUTY OFFICERS, INC., a business)	
	entity of unknown form; CHRISTINE)	

1 GOLDSMITH, an individual; JEANNIE)
2 LOWE, an individual; WILLIAM MCADAM,)
3 an individual; EDLENE MCKENZIE, an)
4 individual; JOEL WOHLFEIL, an individual;)
5 MICHAEL GROCH, an individual; EMILY)
6 GARSON, an individual; JAN GOLDSMITH,)
7 an individual; CITY OF SAN DIEGO, a)
8 municipal entity; CHUBB GROUP OF)
9 INSURANCE COMPANIES, a corporation;)
10 KRISTINE P. NESTHUS, an individual;)
11 BRIAN WATKINS, an individual; KEN)
12 SMITH, an individual; MARILYN MARCQ,)
13 an individual; CSB-INVESTIGATIONS, an)
14 entity of unknown form; CAROLE)
15 BALDWIN, an individual; LAURY)
16 BALDWIN, an individual; BALDWIN AND)
17 BALDIWN, a California professional)
18 corporation; LARRY CORRIGAN, an)
19 individual; WILLIAM HARGRAEVES, an)
20 individual; HARGRAEVES & TAYLOR, PC,)
21 a California Professional Corporation; TERRY)
22 CHUCAS, an individual; MERIDITH LEVIN,)
23 an individual; ALLEN SLATTERY, INC., a)
24 California Corporation, a Corporation; JANIS)
25 STOCKS, an individual; STOCKS &)
26 COLBURN, a California professional)
27 corporation; DR. STEPHEN DOYNE, an)
28 individual; DR. STEPHEN DOYNE, INC., a)
professional corporation; SUSAN GRIFFIN,)
an individual; DR. LORI LOVE, an individual;)
LOVE AND ALVAREZ PSYCHOLOGY,)
INC., a California corporation; ROBERT A.)
SIMON, PH.D, an individual; AMERICAN)
COLLEGE OF FORENSIC EXAMINERS)
INSTITUTE, a business entity of unknown)
form; ROBERT O'BLOCK, an individual;)
LORI CLARK VIVIANO, an individual;)
LAW OFFICES OF LORI CLARK)
VIVIANO, a business entity of unknown form;)
SHARON BLANCHET, an individual;)
ASHWORTH, BLANCHET, KRISTENSEN,)
& KALEMENKARIAN, a California)
Professional Corporation; MARILYN)
BIERER, an individual; BIERER AND)
ASSOCIATES, a California Professional)
Corporation; JEFFREY FRITZ, an individual;)

1 BASIE AND FRITZ, a professional)
 2 corporation, and DOE Defendants herein)
 3 enumerated,)
 4 Defendants.)
 5 _____)

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 7 Mr. Eric W. Ching, Esq. (“Mr Ching”), attorney of record for Plaintiff California
 8 Coalition for Families and Children (“CCFC”) hereby files this Request to File Documents
 9 Under Seal.

10 Mr. Ching hereby requests this Court for an Order authorizing Mr. Ching to file under
 11 seal a Motion to Withdraw as Counsel, and respectfully represents:

12 1. Mr. Ching seeks to file Motion to Withdraw as Counsel (“Motion”) because the
 13 Motion contains sensitive information related to representation of CCFC and counsel of record,
 14 Mr. Ching.

15 2. Mr. Ching requests that the Motion be permanently accessible only to the Court or
 16 if deems appropriate redact sensitive portions of the Motion.

17 WHEREFORE, after notice and a hearing if necessary and appropriate, Mr. Ching
 18 respectfully requests that the Court enter an Order permitting it to file the above-described
 19 documents under seal.

20 Dated: March 17th, 2014

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 23 By: /s/ Eric W. Ching _____
 24 ERIC W. CHING, ESQ.

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the court's CM-ECF system per Federal Rule of Civil Procedure 5(b)(2)(E). Any other counsel of record will be served by facsimile transmission and/or first class mail this 17th day of March, 2014.

By: /s/ Eric W. Ching
ERIC W. CHING, ESQ.